UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

19Cr859(DLC)

-1-

ORDER

MICHAEL CAMPANA,

Defendant.

----- X

DENISE COTE, District Judge:

The sentencing for Michael Campana is currently scheduled for June 18, 2020. He is released on bail. On June 8, 2020, the defendant, with consent of the Government, requested that his sentencing be postponed to July 23 or July 24.

The Chief Judge of the Southern District of New York issued Standing Order 20-MC-176 of March 30, 2020, finding that felony sentencings cannot be conducted in person without seriously jeopardizing public health and safety due to the pandemic. It is uncertain when in-person proceedings may safely resume in the Southern District of New York. In the event it is not possible for an in-person sentencing of the defendant to take place, the defendant may consent to be sentenced in a videoconference proceeding so long as the Court finds that a further delay in the sentence would result in serious harm to the interests of justice. See § 15002(b)(2) of the Coronavirus Aid, Relief, and Economic Security ("CARES") Act.

Accordingly, it is hereby

ORDERED that the June 18, 2020 sentencing is adjourned to Thursday, July 23, 2020 at 2:00 pm. The sentencing will proceed in court if that is possible.

IT IS FURTHER ORDERED that by **July 9, 2020,** defense counsel shall advise the Court whether the defendant consents to proceed to be sentenced in a videoconference proceeding in the event an in-person sentencing proceeding cannot occur on July 23.

IT IS FURTHER ORDERED that by **July 9, 2020,** the parties will advise the Court of whether there are grounds to find that there would be serious harm to the interests of justice if the sentencing does not proceed in July 2020.

IT IS FURTHER ORDERED that if an in-person proceeding cannot occur, the defendant consents to a videoconference proceeding, and further delay would seriously harm the interests of justice, the July 23 sentencing will proceed through Skype for Business. An Order will issue that provides the credentials necessary for accessing the proceeding via Skype for Business. The Skype for Business platform permits the defendant, defense counsel, and the Government to appear, each from their separate locations, before the Court by video.

IT IS FURTHER ORDERED that should the defendant consent to proceed to be sentenced in a videoconference proceeding, defense counsel shall discuss the attached Waiver of Right to be Present

at Criminal Proceeding with the defendant. If the defendant is able to sign the form (either personally or, in accordance with Standing Order 20-MC-174 of March 27, 2020, by defense counsel), defense counsel shall file the executed form at least 24 hours prior to the sentencing. In the event the defendant consents, but counsel is unable to obtain or affix the defendant's signature on the form, the Court will conduct an inquiry at the outset of the proceeding to determine whether it is appropriate for the Court to add the defendant's signature to the form.

Dated:

New York, New York

June 10, 2020

DENISE COTE

United \$tates District Judge

April 8, 2020 P.M.

SOUTHERN DIS	S DISTRICT COURT TRICT OF NEW YORK				
UNITED STATES	OF AMERICA	Х			
	-V-			OF RIGHT	TO BE PRESENT CEEDING
	, Defendant.		-CR-	()()	
Sentence					
of New will ser pander to wait attorned docum the Sou attorned be able	rstand that I have a right to an York at the time of my sententence me. I am also aware mic has interfered with travel a until the end of this emerge and willingly give up my right and with my attorney and ent, I wish to advise the count them. District of New York for ey next to me at the time of set to participate in the proceed and the ability to speak private do so.	ence and to speak directly that the public health end restricted access to be ency to be sentenced. If the judge who will import that I willingly give up for my sentencing proceed entencing on the following and to be able to speak that I willing and to be able to speak that I willing and the speak that I willing a will be able to speak that I willing a will be able to speak that I willing a will be able to speak that I willing a will be able to speak that I willing a will be able to speak that I willing a will be able to speak that I will be ab	y in that of emergence the federa have discontime my loose that my right to eding as we ng condit eak on m	courtroom and courthout cussed these sentence is sentence. It of appear in well as my ions. I war y behalf at	to the judge who by the COVID-19 ise. I do not wish e issues with my s imposed, in the By signing this in a courtroom in right to have my at my attorney to the proceeding.
Date:	Print Name	 Signature of	f Defenda	nt	
my client's righ this waiver an	that I am aware of my oblig ts to attend and participate d consent form. I affirm ing held with my client and r	in the criminal proceedir that my client knowing	ngs encongly and v	npassed by	this waiver, and
Date:	Print Name	 Signature of	 f Defense	Counsel	

Addendum for a defendant who requires services of an interpreter:

	ices of an interpreter to discuss t document, in its entirety, to the ame is:	•
Date:	Signature of Defense Counsel	
Accepted:	Signature of Judge Date:	